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7 **UNITED STATES DISTRICT COURT**
8 **NORTHERN DISTRICT OF CALIFORNIA**
9 **SAN FRANCISCO DIVISION**
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11 SAN FRANCISCO UNIFIED SCHOOL
12 DISTRICT,

13 Plaintiff,

14 v.

15 LEXINGTON INSURANCE COMPANY,

16 Defendant.

Case No. 13-cv-00165 PJH (NC)

**ORDER STRIKING PUBLIC FILING
OF SETTLEMENT CONFERENCE
STATEMENT**

Re: Dkt. No. 23

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18 Defendant Lexington Insurance Company is scheduled to attend a settlement
19 conference on July 23, 2013, and on July 17, 2013, filed its settlement conference statement
20 in the public record on ECF. This is not the proper procedure for submitting a settlement
21 conference statement. My settlement conference standing order requires each party to send
22 a settlement conference statement to chambers, email a copy to my proposed order inbox,
23 and serve a copy to opposing counsel. *See* Mag. Judge N. Cousins, Settlement Conference
24 Standing Order, updated Oct. 23, 2012 (copy attached).

25 To protect the privacy of the parties, the Clerk's Office has locked defendant's
26 improperly filed statement. Because the filing is immaterial to the motion practice in the
27 case, and may contain confidential or sensitive information, the Court STRIKES the filing
28 from the docket. Fed. R. Civ. P. 12(f) (A district court "may strike from a pleading an

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OF SETTLEMENT PAPERS

1 insufficient defense or any redundant, immaterial, impertinent, or scandalous matter.”).

2 Defendant must submit a copy of its statement in accordance with my standing order by

3 July 18, 2013 at 5:00 p.m.

4 IT IS SO ORDERED.

5 Date: July 17, 2013


Nathanael M. Cousins
United States Magistrate Judge